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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

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In re:

LTL MANAGEMENT LLC,1

Debtor.

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Order Filed on March 23, 2022 by Clerk U.S. Bankruptcy Court District of New Jersey

Chapter 11

Case No.: 21-30589 (MBK)

Judge: Michael B. Kaplan

CONSENT ORDER REGARDING BRIEFING SCHEDULE FOR TCC II'S MOTION TO CONTINUE IN EXISTENCE, TCC II'S REQUESTS FOR CERTIFICATION AND TCC II'S MOTION FOR APPOINTMENT OF SEPARATE FTCR TO BE HEARD MARCH 30, 2022

The relief set forth on the following pages, numbered two (2) through five (5), is hereby **ORDERED**.

DATED: March 23, 2022

Honorable Michael B. Kaplan United States Bankruptcy Judge

The last four digits of the Debtor's taxpayer identification number are 6622. The Debtor's address is 501 George Street, New Brunswick, New Jersey 08933.

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Debtor: LTL Management LLC Case No. 21-30589-MBK

Caption: Consent Order Regarding Briefing Schedule for TCC II'S Motion to Continue in Existence, TCC II's Requests for Certification and TCC II's Motion for Appointment of Separate FTCR to Be Heard March 30, 2022

This matter coming before the Court upon the joint application of LTL Management LLC, debtor and debtor in possession ("LTL" or the "Debtor"), and Official Committee of Talc Claimants II ("TCC II") to establish a briefing schedule with respect to TCC II's (a) Motion to Modify January 26, 2022 Order to Authorize TCC II to Continue to Exist for Purposes of Pursuing Appeals [Dkt. No. 1645] (the "TCC II Continuation Motion"), (b) (i) Motion for Request for Certification of Direct Appeal to Circuit Court [Dkt. No. 1654], and (ii) Motion for Request for Certification of Direct Appeal to Circuit Court [Adv. Proc. No. 21-03032, Dkt. No. 191] (together, the "Requests for Certification"), and (c) letter motion to the Honorable Michael B. Kaplan, requesting the appointment of a separate Future Talc Claims Representative [Dkt. No. 1650] (the "FTCR II Request"); and LTL and TCC II having agreed to a briefing schedule with respect to the above matters; and it appearing that absent an Order of the Court, Rule 8006(f)(3) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") requires that a response to a request for certification must be filed no later than fourteen (14) days after the request is filed; and the parties having agreed to request that the Court grant an extension of the time under Bankruptcy Rule 8006(f)(3) to file responses to the Requests for Certification as reflected in this Order; and the Court having determined that the legal and factual bases set forth above establish just cause for the relief granted herein:

IT IS HEREBY ORDERED THAT:

1. All opposition related to the TCC II Continuation Motion, Requests for Certification and FTCR II Request must be filed and served no later than March 23, 2022.

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2. All replies related to the TCC II Continuation Motion, Requests for Certification and FTCR II Request must be filed and served no later than 3:00 p.m., prevailing Eastern Time, on March 28, 2022.

3. Nothing herein shall prejudice any party-in-interest from seeking extensions or relief as to the briefing or discovery schedule.

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AGREED AND CONSENTED TO BY:

/s/ Paul R. DeFilippo

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